12-12020-mg Doc 8669 Filed 05/26/15 Entered 05/29/15 15:39:23 Main Document Pq 1 of 4 RECEIVED 1 FELIX O. ABU P.O. BOX 231171 MAY 26 2015 2 SACRAMENTO, CA 95823 (916) 425-4300 3 U.S. BANKRUPTCY COURT, SONY 4 UNITED STATES BANKRUPTCY COURT 5 SOUTHERN DISTRICT OF NEW YORK 6 7 In re: RESIDENTIAL CAPITAL, LLC. Et. al., Case No.: 12-12020 MG 8 Debtors. Chapter 11 9 10 11 OPPOSITON TO MOTION OF DEBTORS TO 12 FURTHER EXTEND THE DATE BY WHICH OBJECTIONS TO CLAIMS MUST BE FILED 13 14 I, FELIX O. ABU, CLAIMANT NUMBER 241 and 246, submit the following objection to the Debtor's Motion of 15 Rescap Liquidating Trust and Borrowers Trust Claims Trust to Further Extend the Date by Which Objections To 16 Claims Must Be Filed, please take further notice that this written notice confirm to the Federal Rules of Bankruptcy 17 procedure, the Local Bankruptcy Rules for the Southern District of New York, and the notice, Case Management 18 and Administrative procedures approved by the Bankruptcy Court on May 14, 2015, docket number 41. 19 I object to the Debtors' Motion to Further Extend The Date by Which Objections To claims Must be filed 20 because extending the time to March, 2016 will be prejudicial to creditors who have filed claims in this case. I 21 believe the Debtors are manipulating the court, using and influencing the court to eventually deny claims of those 22 who have been injured in this matter. 23 Granting the Debtors this Motion will extend the time for this case to be prosecuted; and for decisions to be 24 made on the claims submitted for consideration and review. Many Claimants have become frustrated and have 25 "dropped out". If this Motion is granted it will enable the Debtors to ignore those who are entitled to compensation 26 for their claims giving them more time to deny claims. Because of their delays claimants are losing money, losing

their homes and with no promise that this matter will be settled and claims paid in the near future. This statement is

OPPOSITION TO MOTION BY CLAIMANT NO. 241 AND 246-1

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justified by the fact that I just received this notice from the Debtors on May 19, 2015, but have been ordered, if I want to file an opposition to the Debtors' motion, my opposition must be received and filed with the Court and the Debtors by May 26, 2015. This has given me less than a week to research and prepare an opposition to the Debtors' claim. Although, many Claimants may wish to oppose this Motion, they may not have the resources or knowledge to prepare an opposition to this Motion in less than a week.

Finally, I hereby express my concern that the plan, if any, which is in place to make distributions to allowed Borrower Claims is being affected by the long delays, thereby giving the Debtors an opportunity to liquidate assets which are necessary to distribute to Claimants, such as myself. The Claimants are the "little people" in this matter and we only have the courts to look to for protection. Extending the time to allow the Debtors to object to claims lessen the protection the court has for the claimants. As of today, the Debtors have not disclosed to the court their method used to resolve claims. Such methods, if disclosed, maybe found to be very prejudicial to Claimants.

THEREFORE I OBJECT TO THE DEBTORS' MOTION TO FURTHER EXTEND THE DATE BY WHICH OBJECTIONS TO CLAIMS MUST BE FILED.

Executed on May 21, 2015 at Sacramento California.

FELIX O. ABU, CLAIMANT No. 241 and 246

OPPOSITION TO MOTION BY CLAIMANT NO. 241 AND 246-2

CERTIFICATE OF SERVICE BY MAIL- 1

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1	CERTIFICATE OF SERVICE MAILING LIST:
2	Honorable Martin Glenn
3	United States Bankruptcy Judge Room 501 of the United States Bankruptcy Court
4	Alexander Hamilton Custom House
5	One Bowling Green New York, NY 10004-1408
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7	KRAMER LEVIN NAFTALIS & FRANKEL LLP
8	Kenneth H. Eckstein Douglas H. Mannal
9	Joseph A. Shifer
10	1177 Avenue of the Americas New York, NY 10036
11	
12	Deanna Horst
13	Chief Claims Officer of the ResCap Liquidating Trust
14	c/o Kramer Levin Naftalis & Frankel LLP
15	1177 Avenue of the Americas New York, NY 10036
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